1 ROGER GOLD (Bar No. 214802) rgold@rgoldlegal.com 2 CECIL B. CRAIN (State Bar No. 252780) 3 ccrain@rgoldlegal.com MIA MATTIS [SBN 191027] 4 mattis@rgoldlegal.com **GOLD LAW FIRM** 5 555 Montgomery Street, Suite 605 San Francisco, CA 94111 6 Tel: (415) 986-1338 7 Fax: (415) 373-4579 8 Attorneys for Plaintiffs ROBERTO ELORREAGA, et al. 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 12 ROSEMARY ELORREAGA, et al., Case No. 4:21-cv-05696-HSG 13 STIPULATION FOR DISMISSAL AS TO Plaintiffs, **DEFENDANT CROSBY VALVE, LLC;** 14 ORDER VS. 15 ABB, Inc., et al., 16 Defendants. **17** TO THE COURT AND ALL INTERESTED PARTIES: 18 Plaintiffs Rosemary Elorreaga, individually and as Personal Representative of the Estate 19 of Roberto Elorreaga, Deceased, and all/any heirs (collectively "Plaintiffs"), and Defendant 20 Crosby Valve, LLC (Crosby Valve) hereby stipulate that all claims asserted or which may have 21 been asserted by this action by Plaintiffs against Crosby Valve, be dismissed without prejudice. 22 Each party is to bear its own costs pursuant to Fed. R. Civ. P. 41(a)(2). 23 /// 24 /// 25 26

1	Respectfully submitted.	
3	DATED: June 24, 2022	GOLD LAW FIRM
4		By:
5 6		By:Roger E. Gold Attorneys for Plaintiffs
7		
8 9	DATED: <u>June 29</u> , 2022	FOLEY & MANSFIELD, PLLP
10		amster
11		By:Andrew Sharp
12 13		Attorneys for Defendant Crosby Valve, LLC
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ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED that the above-entitled action is dismissed without prejudice as to Defendant Crosby Valve, LLC, only, pursuant to Rule 41 of the Federal Rules of Civil Procedure. Each party is to bear its own attorneys' fees and costs. IT IS SO ORDERED. DATED: June 30

By: Haywood S. Gilliam, Jr.